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particular, and parties using these

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used in this territory.

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2—Application for Patent.

3—Proof of Posting Notice, and

Diagram of Claim.

4—Proof that Plat and Notice Re-

sponded Posted.

5—Receipts of Certificate of Posting

Notice.

6—Proof of Publication.

7—Affidavit of \$500 Improvement.

8—Affidavit of Citizenship.

9—Certificate that no Suit is Pending.

10—Power of Attorney.

11—Notice of Application.

12—Certificate of Identity of Claim.

13—Statement and Charge of Fees.

14—Agreement of Publisher.

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site, Lease, Bargain and Sale.

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Affidavit on Claim and Delivery of

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Subscribing Wa-

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The Salt Lake Herald

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THE GOVERNORSHIP OF UTAH.

ANSWERS TO THE ACCUSATIONS AGAINST GOVERNOR EMERY—THE CHARGES ALREADY EXAMINED BY THE INTERIOR DEPARTMENT—LARGE MAJORITY OF OVERLAPPING UTAH FAVORING HIS REAPPOINTMENT.

(Telegram to the New York Tribune.)

Washington, Jan. 4.—The President will probably decide early this week whether he will reappoint Governor Emery, or send some one else to his place. The large majority of the territory meets in its regular biennial session on the 12th of the month; and if Mr. Emery is to be the governor of Utah for four years longer, he ought to be back at his post at that time.

His administration has been so satisfactory to President Grant, and has been so to the present Administration. The former, just before he went out of the White House on March 4, 1877, spoke in very high terms of Governor Emery. The latter declared that he had never had a moment's peace over the affairs of Utah until he sent him there. So successful has Governor Emery been in managing affairs at Salt Lake City, and up to the last of his term, that he is now being considered for reappointment to his position here in Washington.

The accusations that are made against Governor Emery are twofold: First, there is the definite accusation that he has been guilty of mismanagement of the territory; and secondly, that he is not earnest enough in his hostility to polygamy, and that the territory has been in a state of anarchy since he took office.

The first of these is an accusation, filed in the interior department some time ago, investigated by that department and dismissed, as furnishing no ground for criticism.

The second is a charge, but recently revived by the Salt Lake Tribune, and taken up in Washington by the enemies of the Governor, and repeated by some respectable newspapers in the east. Papers on the latter side of the question, and the filing of this office by a proper appointment is especially important at this time on account of the aggressive attitude of the administration on the Mormon question, a brief outline of the Governor's explanation is here given.

When Governor Emery went to Utah in 1875, the criminal laws of the territory were a hodge-podge. The Legislature, ever since the organization of the territory, had been in the habit of passing acts without any regard to their relations with others already on the statute book, and the result was such a mixture that it was almost impossible to find any law on a given subject.

One of the first acts of Governor Emery was to send a commission to the various parts of the territory to ascertain what laws were in force, and what laws were needed. The commission reported that the laws were in a state of anarchy, and that the territory was in a state of anarchy.

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